

KEOWEE COURIER

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—By—

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WALHALLA, S. C.

WEDNESDAY, OCTOBER 13, 1915.

LET'S SHOW 'EM.

County Demonstrator Barnett, of Oconee, is collecting material for an exhibit at the State Fair from this county.

He wants, and should receive, the support and co-operation of every farmer and business man in Oconee. Oconee has much that she can exhibit with great credit not only to herself, but to the State at large, if those who have the things worthy of exhibit will but take the little trouble incident to making preparation of the products to be shown.

Oconee has this year some of the very best oats, wheat, rice, corn, potatoes. Why not have an exhibit of farm products that will at once show to the citizens of other sections just what Oconee soil is capable of producing?

Mr. Barnett is looking mainly after two agricultural exhibits, because that is his special line. Every year there are on exhibit at the State Fair hundreds of other things—articles in no way connected or associated primarily with farming. There will be opportunity for exhibits of most anything that enters into the daily life and activities of the people of the whole State. Let Oconee county be represented in various lines.

We would like to see
Some of Dan Good's fine apples.
Some of John Peay's sweet potatoes.
Some corn from the Tamassee farms.

Some wheat and oats from A. H. Ellison's, Jas. H. Brown's and from a dozen other farmers' crops.

Something from every farm whose owner or manager or renter is interested in producing good crops, and who is interested in showing to others what he has done, and learning from others by observing what they have done.

Something from every boy or girl who has labored in the boys' corn clubs or in the girls' tomato clubs of the county or of the various communities.

Something of the handiwork of the ladies of Oconee, whether they be on the farm or in the town.

Something of the housewives' products in canned goods, preserves, jellies, jams, etc.

Oconee ought to be well represented at the State Fair because she has so much, and in so many different lines, to exhibit to her own advantage and to the edification of the people of other counties and other States.

Have you something worth exhibiting? Get it ready for the State Fair. The time is short, but still there is ample time to give Oconee a prominent and a most creditable place at the annual fair.

DON'T GET INTO TROUBLE.

Elsewhere in this issue we publish a letter from A. A. Richardson, Chief Game Warden, to Representative Frank H. Shirley relative to the hunting license question, which seems to have created considerable confusion in certain quarters. Mr. Richardson's explanation is, we think, not entirely clear, in that it is susceptible of a construction not contemplated by the law and not intended by Mr. Richardson.

As to the written permission to which Mr. Richardson refers there can be no question. Whether or not you possess a license to hunt, any landowner can give written permission to any certain person to hunt on his land, and that written permit is just as good as a license so far as that certain piece of land is concerned, but it is good for no other place.

Following this, however, Mr. Richardson says: "On the other hand, if a person has a hunting license he needs no written permission, but is in position to go ahead and hunt just as he has always done previous to the enactment of the license law."

Some seem to think that this gives a person a right to hunt on posted lands or lands upon which the hunter has been forbidden to hunt. This is not the case. With a license to hunt one is in position to hunt on unposted or unforbidden lands, but on none other. The fact that a person holds a hunting license does not give him the right to trespass on the property of another. Do not lose sight of the qualifying clause in Mr. Richardson's letter: "Just as he always has done previous to the enactment of the license law."

Previous to the enactment of the license law it was unlawful to hunt on posted or otherwise legally forbidden lands. It is still so, and the hunting license gives the holder only the right to hunt on lands whose owners have not personally forbidden hunting or publicly posted their lands legally.

Grasshopper Plague.

Reports from several parts of Central America indicate that the plague of grasshoppers will be more widespread this year than last. The insects have extended their ravages from the Pacific side to the Atlantic, and are working havoc on the banana plantations along the coast.

FOR THE MURDER OF MADERO.

Member of Huerta Cabinet Suffers Death Penalty.

Washington, Oct. 10.—Alberto Garcia Granados, minister of the interior in the Huerta cabinet, was executed in Mexico City, according to State Department advices, charged with complicity in the killing of President Madero.

Under "Law of Juarez."

Galveston, Texas, Oct. 10.—Alberto Garcia Granados was sentenced to death under the provisions of the famous "law of 1862," known as the "law of Juarez," according to an official cablegram received here today from Mexico City by Carranza Consul Juan T. Burns. The cablegram read in part:

"Granados, a member of Victoriano Huerta's cabinet, was sentenced by courtmartial on grounds of complicity in the assassination of President Madero and Vice President Suarez. The provisions of the law of Juarez provide the capital penalty for any one taking part in an uprising against the President or cabinet of the Constitutional government."

"Early in the revolution Carranza gave notice that all officials directly concerned with Huerta's usurpation should be subjected to the declarations made by Constitutional leaders and that members of the cabinet would be included as directly responsible for the assassination of the President and Vice President."

"Granados is also accused of aiding in Huerta's usurpation and of having approved Madero's death by declaring that the shot that killed Madero saved the country."

YOUNG GIRLENDERS HER LIFE.

Disgraced and Deserted, Greer Girl Takes Carbolie Acid.

Greer, Oct. 9.—Disgraced and deserted Annie May Glenn, the 16-year-old daughter of Mrs. Lillian Glenn, a widow, brought an end to her troubles by drinking the contents of a bottle of carbolie acid about 1:30 o'clock yesterday afternoon, expiring an hour later, despite the efforts of several physicians to save her life.

After swallowing the deadly poison, the little girl rushed from her home screaming for help, and the first to reach her side were Rev. Ernest Ross, pastor of the Victor Baptist church, and his wife, who reside next door to the girl's home. To them she told the pitiful story of her ruin, stating that a young man, well known in the city, had betrayed and deserted her. She said that her sweetheart had called upon her Thursday night and they had planned a wedding for the next day and he had insisted that the house be all arranged and fixed for the ceremony. She was awaiting in joyful anticipation the event, when a friend told her that the young man had flown to parts unknown.

There was no one at the home with her when the tragedy occurred except her eight-year-old sister, whom she had sent to the drug store for the acid.

The mother of the girl is highly respected in Greer. The girl was youthful and pretty and attended the Greer High School. She had been keeping company with the young man about a year.

Tidings from Cheochee.

Cheochee, Oct. 11.—Special: Everything is moving along nicely in this section. The people are about through making syrup, and corn-pulling will be the next thing to claim their attention.

Miss Katie Moody, of Walhalla, is teaching a flourishing school at this place. It seems that both patrons and pupils are well pleased with Miss Katie as teacher.

Miss Ina Lay, who has been teaching school at Fort George, has vacated her school until December 10th.

Mrs. Hassie Chastain, who has been suffering from typhoid fever, has so far recovered as to be able to go about the house.

Doek Moody and Doek Lay are attending the Walhalla High School. Ed Lay is attending school at Six-Mile Baptist Academy.

D. M. Willis, of Anderson, is on a two weeks' visit to his father-in-law, M. C. Crane, and other relatives and friends.

Miss Ina Lay visited friend and relatives in Walhalla recently.

John Holden made a business trip to Clemson last week.

Jesse Lay, Jr., had the misfortune to sprain his wrist very badly while cracking an automobile. We are glad to note that he has so far recovered as to be able to use his arm.

John Bryson made a business trip to North Carolina last week.

Jesse Lay, Jr., visited his cousins, Mr. and Mrs. D. M. Willis, in Anderson, last week.

Jack Frost made his first appearance in this section last Saturday.

Atlanta's Largest Taxpayer.

(The Constitution.)

A check for \$31,250.17 for city taxes was handed to the tax collector Saturday.

It came from Asa G. Candler, and represented the amount of his individual taxes and those of the Coca-Cola Company for real estate owned in the city.

As the taxes were paid on the last quarter, in October, Mr. Candler paid the interest, which alone amounted to \$552.25.

The interest paid by Mr. Candler on his taxes would be considered by a great many people as quite a snug sum to pay on taxes alone.

Mr. Candler is the largest individual taxpayer in Atlanta.

Brit. Losses 21,000 Since October 1.

London, Oct. 11.—British casualties reported since October 1 amounted to more than 21,000. The week-end casualty list gives 200 officers and 4,300 men. This brings up the total casualties since the first of the month to 981 officers and 20,351 men.

AS TO HUNTING LICENSES.

Representative Shirley Makes Inquiry—Game Warden's Reply.

Westminster, Oct. 11.—Editor Keowee Courier: Enclosed please find copy of letter from A. A. Richardson, Chief Game Warden, relative to the hunting license, which will explain itself. There has been so much confusion and difference of opinion on this subject that I will be pleased if you will publish this letter for the information of the general public.

Yours very truly,
Frank H. Shirley.

Mr. Richardson's Letter.

Columbia, Oct. 8.—Hon. Frank H. Shirley, Westminster, S. C.—Dear Sir: I am in receipt of your letter of October 7th relative to hunting licenses and written permission. A landowner in your county can give written permission to any resident of the county to hunt upon his land. This written permit then takes the place of the county license, and no license is needed by the holder to hunt upon the particular piece of land in question, but, of course, the hunter would be confined entirely to the land upon which he had the written permission. On the other hand, if a person has a hunting license he needs no written permission, but is in a position to go ahead and hunt just as he always has done previous to the enactment of the license law.

I may call to your attention that any South Carolinian not living in Oconee county is required to have a State license in order to hunt in the said county, and no written permission can be substituted for this license.

Non-residents of South Carolina are required to have a non-resident license, the same costing \$15.25, and obtainable from the Clerk of Court of any county.

Very truly yours,
A. A. Richardson,
Chief Game Warden.

Mayor of Savannah Dead.

Savannah, Ga., Oct. 9.—Richard J. Davant, mayor of Savannah, died suddenly to-night at Millen, Ga., where he was visiting friends.

Mayor Davant had been in failing health for more than a year, and it was only a few weeks ago that he was able to return to his desk at the city hall. He was 49 years old.

The mayor went to Millen yesterday to spend the week-end at his country estate near there. He was stricken violently ill while calling on some friends in Millen early to-night, and died before medical aid could reach him.

The mayor was first elected to office for a two-year term in January, 1913. At the last election, in January this year, he was re-elected for four years. At the same time his salary was increased to \$6,000 a year. He was said to be the highest salaried mayor in the South.

Mayor Davant was major of the first battalion, field artillery, National Guard of Georgia, and served in the Spanish-American War. He was vice president of the Atlantic Deepwaterways Association, which will meet here next month.

WALHALLA ROUTE 2 CHANGES.

Some Changes that Will Take Effect October 16 Next.

Postmaster Fant has been advised officially of the following changes in Walhalla Route 2, which will go into effect Saturday of this week, the 16th:

Starting at the post office, the carrier will go thence
Northerly to Topp corner, . . . 7.1
Easterly to Lay Mill corner,9
Northeast and north, passing
Luke Wilson's to Rankin's
corner 1.81
Easterly to W. S. Cowan's
corner 1.48
Southe, st. to J. J. Cowan's
corner 1.54
Easterly to Sloan's corner, . . . 1.98
South to Bell's corner, S. E.
and S. W. to Hall's corner,
and southwesterly to Phin-
ney corner 2.65
Westerly to Picket corner, . . . 2.3
Southeast to Picket school
house 1.5
Southwesterly to Doyle cor-
ner 1.9
Southeast, east and south via
Stewart's corner to Smith
place 1.85
Rearrce to Stewart's corner, . . 1.55
Southerly to Main street, Wal-
halla, and west to the post
office 1.65

Total length of route, . . . 25.51
Patrons of the route should take notice of the changes that are to be made, and, if found necessary, so arrange their boxes as to conform to the new lines.

MASTER'S SALES.

STATE OF SOUTH CAROLINA,
COUNTY OF OCONEE.

In Court of Common Pleas.

Pursuant to decrees of the afore-said Court, in the cases named below, I will offer for sale, to the highest bidder, in front of the Court House door, at Walhalla, South Carolina, on MONDAY, the 1st day of NOVEMBER, 1915, between the legal hours of sale, the tracts of land below described:

W. Thomas Maxwell, Plaintiff,
against
John D. Whitworth et al., Defendants.

All that certain piece, parcel or tract of land, situate, lying and being in the County of Oconee, State of South Carolina, containing eighty-three and one-half acres, more or less, lying on the east side of Big Beaverdam Creek, waters of Tugaloo River, and adjoining lands of E. P. Earle, Joe Shirley, P. A. Grant and W. J. Whitfield.

Terms of Sale: CASH. That in event of failure of the purchaser or purchasers to comply with the terms of sale within five days from day of sale, the Master do re-advertise and resell said premises on the following day, or some convenient day thereafter, at the same place and on

the same terms as heretofore set out, at the risk of the former purchaser or purchasers, and that he do continue so to do until he has found a purchaser or purchasers who comply with the terms of sale.

Purchaser to pay extra for papers and stamps. W. O. WHITE,
Master for Oconee County, S. C.
Oct. 13, 1915.

R. W. Pruitt, and R. W. Pruitt, as
Administrators of the Estate of
James H. Cox, deceased, Plaintiff,
against

Mrs. Eliza Turner et al., Defendants.
All that piece, parcel or tract of land, situate, lying and being partly in Anderson and Oconee Counties, State aforesaid, containing one hundred acres, more or less, known as W. M. Isbell home place, and allotted to Mrs. P. Land in the division of his lands, on Tugaloo River, adjoining lands of G. W. Carnes and others, conveyed by Mrs. E. C. Durham to R. W. Pruitt and James H. Cox.

ALSO.

All that piece, parcel or tract of land, situate, lying and being in the County of Oconee, State aforesaid, about one and one-half miles south of the village of Fair Play, being a part of the W. M. Isbell lands, adjoining the tract formerly owned by Mrs. E. C. Durham, G. W. Carnes and others, containing one hundred twelve acres, more or less.

Terms of Sale: CASH. In the event that a purchaser shall fail to comply with the terms of his bid within one hour the Master shall resell on the same, or some subsequent day, and continue to do so until he shall find a purchaser who will comply with the terms of his bid.

Purchaser to pay extra for papers and stamps. W. O. WHITE,
Master for Oconee County, S. C.
Oct. 13, 1915.

John P. C. Jr., Clerk of Court for
Oconee County, as Administrator
of the Estate of James R. Shaw,
deceased, Plaintiff,
against

Mrs. Bettie Shaw et al., Defendants.

The tract of land situate, lying and being in Oconee County, South Carolina, on Choctaw Creek, waters of Tugaloo River, adjoining lands of L. T. Jones, H. L. Verner, the Estate of Dr. J. M. McLaughlin, near Retreat Presbyterian Church, containing sixty-five acres, more or less.

ALSO.

One lot of land situate, lying and being in the County and State aforesaid, known as Lot Number Eleven, in Block Number Four, and a part of Lot Number Ten, in same block, on the north side of Hampton Street, in Eastminster, fronting 97 feet on Hampton Street and running back 160 feet.

ALSO.

One lot of land situate, lying and being in the State and County aforesaid, and being Lot Number Five, in Block Number Seven, in Eastminster, on the south side of Hampton Street, fronting 59 feet and running back 157.2 feet.

Terms of Sale: CASH. Should any bidder fail or refuse to comply with the terms of his bid on the day of said sale, the Master shall re-advertise and resell the said lands upon the same terms, on some subsequent day, at the risk of the former purchaser, and that he continue so to do until he shall find a bidder who shall comply with the terms of his bid.

Purchaser to pay extra for papers and stamps. W. O. WHITE,
Master for Oconee County, S. C.
Oct. 13, 1915. 41-43

NOTICE OF FIRST MEETING OF CREDITORS.

In the District Court of the United States, for the Western District of South Carolina.—In Bankruptcy.

In the matter of
RUSKIN ANDERSON, Bankrupt.
(In Bankruptcy.)

To the Creditors of Ruskin Anderson, of Seneca, in the County of Oconee, and District aforesaid, a Bankrupt:

Notice is hereby given that on the 8th day of OCTOBER, A. D. 1915, the said Ruskin Anderson was duly adjudicated bankrupt; and that the first meeting of his creditors will be held at Walhalla Court House, in Oconee County, on the 23d day of October, A. D. 1915, at 10 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, appoint a trustee, examine the bankrupt and transact such other business as may properly come before said meeting.

HARRY R. HUGHES,
Referee in Bankruptcy.
Oct. 12, 1915. 41-42

EXECUTOR'S SALE OF PERSONAL PROPERTY.

On WEDNESDAY, OCTOBER 20, 1915, I will offer for sale, for CASH, to the highest bidder, at the late residence of Mrs. Sallie C. Williams, deceased, in Center Township, Oconee County, at 10 o'clock a. m., the Personal Property belonging to the deceased, consisting of—

Household and Kitchen Furniture, Farming Implements, Corn, Fodder, Hay, etc.

C. C. MILLER,
Executor of the Estate of Mrs. Sallie C. Williams, deceased.
Sept. 29, 1915. 39-41

NOTICE OF FINAL SETTLEMENT AND DISCHARGE.

Notice is hereby given that the undersigned will make application to V. F. Martin, Judge of Probate for Oconee County, in the State of South Carolina, at his office at Walhalla Court House, on Friday, October 22d, 1915, at 11 o'clock a. m., or as soon thereafter as said application can be heard, for leave to make final settlement of the estate of Mrs. Lou Barron, deceased, and obtain final discharge as Administrator of said estate.

W. S. BARRON,
Administrator of the Estate of Mrs. Lou Barron, deceased.
Sept. 22, 1915. 38-41

Forty Dollars

A Ton for Cotton Seed Makes Us All Feel Good!

We can now get the necessary FARMING IMPLEMENTS that we let go by last year, and get ready for another crop.

Our Warehouses are chock full of these Standard-of-the-World Implements—

OLIVER Chilled Plows and Repairs.

CHATTANOOGA Repairs.

COLE Grain Drills, Distributers, Stalk Cutters

DISC HARROWS. PEG HARROWS.

You can't afford to let the buildings go down for lack of repairing, as our prices are low on Building Materials, Windows, Doors, Roofings, Lime, Cement, etc.

Barbed Wire, Field and Hog Fencing.

For the next three months we have no competition in this line of IMPLEMENTS, BUILDING MATERIALS, HEATING STOVES, GRATES, AXES.

We have the goods—bought them for Spot Cash when money was hard.

Our prices will convince, as we are to-day carrying over ONE HUNDRED THOUSAND DOLLARS WORTH OF HARDWARE in our Three Hardware Stores.

Matheson Hardware Co.,

Toccoa, Ga WESTMINSTER, S. C. Charlotte, N. C.

For Chilly Nights and Frosty Mornings

A SMOKELESS, odorless PERFECTION OIL HEATER is just what you need. In the morning it warms up the bedroom and bathroom in five minutes. In the evening it lets you read and smoke in comfort—and saves starting a costly coal fire or furnace.

The Perfection burns 10 hours on a gallon of kerosene.

Clean—quick—convenient.

Look for the Triangle Trademark.

Sold in many styles and sizes at hardware, general and department stores everywhere.

Use Aladdin Security Oil or Diamond White Oil to obtain best results in Oil Stoves, Lamps and Heaters.

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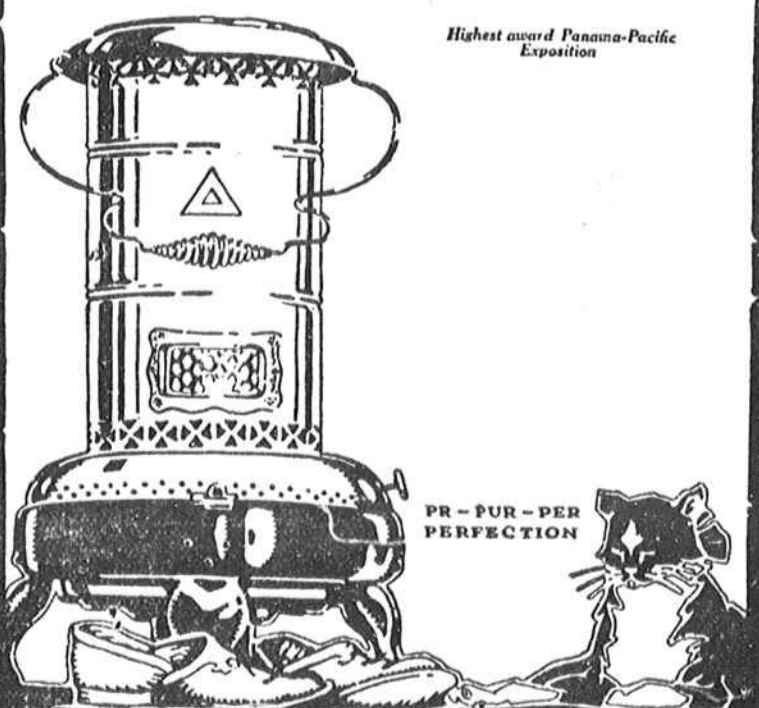
(New Jersey)

BALTIMORE

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Richmond, Va.

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Highest award Panama-Pacific Exposition



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